	THE	HON	JORAB	LE RI	CARDC) S. M	IARTIN	\sqrt{EZ}
--	-----	-----	-------	-------	-------	--------	--------	-------------

4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 CASE NO. 2-12 or 180

CASE NO. 2:13-cv-1836-RSM

JOINT STATUS REPORT, STIPULATION, AND ORDER

IN RE ATOSSA GENETICS, INC. SECURITIES LITIGATION

1

2

3

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Plaintiffs Miko Levi, Bandar Almosa, and Gregory Harrison ("Lead Plaintiffs"), and Defendants Atossa Genetics, Inc. and Steven C. Quay ("Defendants") (together the "Parties") provide this Joint Status Update pursuant to the Court's instructions on September 29, 2017 (ECF No. 80). Having met and conferred, the Parties submit the following Status Update and Stipulation Regarding Scheduling, and ask the Court to enter an order consistent with this Stipulation.

WHEREAS, on August 18, 2017, the Ninth Circuit Court of Appeals filed its order affirming in part, reversing in part, vacating in part, and remanding this Court's order on Defendants' motion to dismiss. (the "Ninth Circuit Decision") (ECF No. 73.) The Ninth Circuit's mandate issued on September 11, 2017. (ECF No. 74.)

WHEREAS, on September 29, 2017, the parties held a telephonic status conference with the Court. (ECF No. 80.)

1

JOINT STATUS REPORT, STIPULATION AND ORDER Case No. 2:13-cv-1836-RSM Zwerling, Schachter & Zwerling, LLP 1904 Third Avenue, Suite 1030 Seattle, WA 98101-1170 Tel.: (206) 223-2053

I
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

WHEREAS, on October 4, 2017, Lead Plaintiffs sent a draft proposed amended complaint to Defendants (the "Proposed Amended Complaint"). The Proposed Amended Complaint modifies the existing operating complaint to conform to the Ninth Circuit Decision. WHEREAS, on October 11, 2017, Defendants informed Lead Plaintiffs that they did not intend to move to dismiss the proposed amended complaint once it was filed. WHEREAS, the Parties have previously agreed to jointly attend a mediation on November 30, 2017, in New York City. NOW, THEREFORE, counsel for the Parties stipulate and agree as follows: 1. Lead Plaintiffs will file their Proposed Amended Complaint on October 20, 2017. 2. Defendants will not move to dismiss the Proposed Amended Complaint. 3. The Parties will hold a Federal Rule of Civil Procedure 26(f) conference on or before November 3, 2017, and will file a Joint Status Report pursuant to Fed. R. Civ. P. 26(f) and LCR 16(a)(2) on or before November 10, 2017. The Court will hold a scheduling conference on or after December 8, 2017. 4. 5. Defendants will answer the Amended Complaint on or before December 8, 2017. IT IS SO STIPULATED. October 16, 2017 WILSON SONSINI GOODRICH & ROSATI, LLP s/ Gregory L. Watts Barry M. Kaplan, WSBA #8661 Gregory L. Watts, WSBA #43995 701 Fifth Avenue, Suite 5100 Seattle, Washington 98104-7036 (206) 883-2500 phone (206) 883-2699 fax bkaplan@wsgr.com gwatts@wsgr.com

JOINT STATUS REPORT, STIPULATION AND ORDER Case No. 2:13-cv-1836-RSM Zwerling, Schachter & Zwerling, LLP 1904 Third Avenue, Suite 1030 Seattle, WA 98101-1170 Tel.: (206) 223-2053

and Steven Quay

Attorneys for Defendant Atossa Genetics, Inc.

1		ZWER	LING, SCHACHTER & ZWERLING				
2		LLP	Drachler				
3			achler (WSBA #27728)				
_			nird Avenue, Suite 1030				
4			WA 98101-1170				
5		(206) 223-2053 phone (206) 343-9636 fax					
6			ddrachler@zsz.com				
7		Liaison	Counsel for Lead Plaintiffs				
8		POME	RANTZ LLP				
9		•	A. Lieberman, pro hac vice				
10			Gross, pro hac vice				
10			l J. Wernke, <i>pro hac vice</i> rd Avenue, 20th Floor				
11			ork, New York 10016				
12			61-1100 phone				
12		, ,	61-8665 fax				
13		•	man@pomlaw.com				
14			oy@pomlaw.com				
		mjwern	ke@pomlaw.com				
15		and					
16		Patrick	V. Dahlstrom				
17			h LaSalle Street, Suite 3505				
18			o, Illinois 60603				
10		(312) 3'	77-1181 phone				
19		` /	77-1184 fax				
20		pdahlsti	rom@pomlaw.com				
21		BLOCI	K & LEVITON LLP				
		C. Block, pro hac vice					
22			Jacob A. Walker, <i>pro hac vice</i> 155 Federal Street, Suite 400				
23			Boston, Massachusetts 02110				
24		,	(617) 398-5600 phone				
24			(617) 507-6020 fax				
25		jeff@blockesq.com					
26		jake@b	lockesq.com				
27		Co-Lea Class	d Counsel for Lead Plaintiffs and the				
28	JOINT STATUS REPORT, STIPULATION AND ORDER	3	Zwerling, Schachter & Zwerling, LLP 1904 Third Avenue, Suite 1030				

Seattle, WA 98101-1170 Tel.: (206) 223-2053

Case No. 2:13-cv-1836-RSM

1	ORDER									
2	Based upon the above stipulation of Lead Plaintiffs and Defendants, by and through their									
3 4	counsel of record, and for good cause appearing, Lead Plaintiffs shall file their Proposed									
5	Amended Complaint on or before October 20, 2017; Defendants will not move to dismiss the									
6	Proposed Amended Complaint; the Parties shall hold a Federal Rule of Civil Procedure 26(f)									
7	conference on or before November 3, 2017, and shall file a joint status report pursuant to Fed. R.									
8	Civ. P. 26(f) and LCR 16(a)(2) on or before November 10, 2017; after which the Court will issue									
9	a Scheduling Order; and Defendants shall answer the Proposed Amended Complaint on or before									
10	December 8, 2017.									
12	IT IS SO ORDERED.									
13	DATED this 16 day of October 2017.									
14	DATED this 10 day of October 2017.									
15										
16	RICARDO S. MARTINEZ									
17	CHIEF UNITED STATES DISTRICT JUDGE									
18										
19										
20	Submitted by:									
21	Dan Drachler (WSBA #27728)									
22	1904 Third Avenue, Suite 1030 Seattle, WA 98101-1170									
23	(206) 223-2053 phone									
24	(206) 343-9636 fax ddrachler@zsz.com									
25	Liaison Counsel for Lead Plaintiffs									
26										
2728	JOINT STATUS REPORT, STIPULATION 4 Zwerling, Schachter & Zwerling, LLP									

JOINT STATUS REPORT, STIPULATION AND ORDER Case No. 2:13-cv-1836-RSM Zwerling, Schachter & Zwerling, LLP 1904 Third Avenue, Suite 1030 Seattle, WA 98101-1170 Tel.: (206) 223-2053

4